

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF OHIO, EASTERN DIVISION

JORDAN PAICE,

Case No. 2:21-cv-03885-EAS-CMV

Plaintiff,

District Judge Edmund A. Sargus

v.

Magistrate Judge Chelsey M. Vascura

SURGE STAFFING, LLC,

Defendant.

STIPULATION OF DISMISSAL WITH PREJUDICE

Plaintiff Jordan Paice and Defendant Surge Staffing, LLC, by and through their respective counsel, hereby stipulate that all of Plaintiff's claims in the within action are hereby dismissed with prejudice. Plaintiff and Defendant are each to bear their own court costs.

Respectfully submitted,

/s/ Adam C. Gedling (per email authority on 2.23.22)

Matthew J.P. Coffman (0085586)

Adam C. Gedling (0085256)

Kelsie N. Hendren (100041)

1550 Old Henderson Road, Suite 126

Phone: 614-949-1181

Fax: 614-386-9964

Email: mcoffman@mcoffmanlegal.com

agedling@mcoffmanlegal.com

khendren@mcoffmanlegal.com

Attorneys for Plaintiff Jordan Paice

/s/ Jolene S. Griffith

Gary S. Batke (0030329)

Jolene S. Griffith (0084940)

BAILEY CAVALIERI LLC

10 West Broad Street, Suite 2100

Columbus, Ohio 43215

Telephone: (614) 221-3155

Fax: (614) 221-0479

Email: gbatke@baileycav.com

jgriffith@baileycav.com

Attorneys for Surge Staffing, LLC

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Stipulation of Dismissal with Prejudice was served upon the following party via the Court's ECF system and via email this 23rd day of February, 2022.

Matthew J.P. Coffman, Esq.
Adam C. Gedling, Esq.
Kelsie N. Hendren, Esq.
1550 Old Henderson Road, Suite 126
Email: mcoffman@mcoffmanlegal.com
agedling@mcoffmanlegal.com
khendren@mcoffmanlegal.com

/s/ Jolene S. Griffith
Jolene S. Griffith

#2041603.1